

Donald A. Tangwall  
PO BOX 140118  
Salcha, Alaska 99714  
907-460-4745

~~FILED~~

RECEIVE

AUG 31 2020

SEP -2 2020

APPELLATE COURTS  
STATE OF ALASKA

APPELLATE COURT  
OF THE  
STATE OF ALASKA

IN THE SUPREME COURT OF THE STATE OF ALASKA

9/9/2020

REFUSED FOR FILING

a re consideration  
of the denial of  
a petition for  
review may not  
be filed. App R. 403(g).  
M. Montgomery

Case No. S-17854

cc: Zimmerman

Donald Tangwall,

Petitioner,

v.

George Buscher , Lois Buscher,

Respondents.

Trial Court Case No. 4FA-19-01974

### MOTION FOR RECONSIDERATION

COMES NOW Donald Tangwall, individually, and as attorney-in-fact for Barbara Tangwall and shows his motion as follows:

1. On August 24, 2020, this court denied Donald Tangwall's petition for review. See attached Exhibit A.
2. THE BLACK LETTER LAW IN THE UNITED STATES CONCERNING BIAS JUDGES IS AS FOLLOWS

*"Federal law requires a judge "to disqualify himself in any proceeding in which his Partiality might reasonably be questioned," 28 U.S.C. 455 (a) is intended to avoid even the appearance of partiality, (Liljeberg v. Health Services Acquisition Corp, 486 U.S. 847, 860 (1988), it is not the reality of bias or prejudice, but rather the appearance of bias or prejudice that matters. Liteky v. United States, 510 U.S. 540, 548, (1994). Thus, so long as a judge's impartiality might reasonably be questioned, recusal is required "even though no actual partiality exists...because he actually has no interest in the case or because the judge is pure in heart and incorruptible." Lijeberg, 486 U.S. at*

860. *The standard for accessing whether section 455 (a) requires disqualification is thus objective one that "involves ascertaining whether a judge's impartiality might reasonably be questioned," Preston v. United States 923 F.2d 731, 734 (9<sup>th</sup> Cir. 1991).*

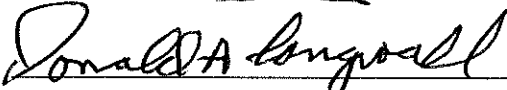
3. Judge Paul R. Lyle has shown his bias for Donald Tangwall as early as September 6, 2018, as shown in attached Exhibit B. Judge Lyle entered the pre-litigation screening order for Donald Tangwall prior to this instant case being filed. Donald Tangwall was excising his **attorney-in-fact** rights for Donna J. Uphues. Judge Lyle claimed Tangwall was perpetrating a fraud upon the court in his effort to act as attorney-at-law without a license to practice law. I was not operating as an attorney-at-law. There is a distinction to be made between attorney-at-law and attorney-in-fact. The statement by Judge Lyle demonstrates his bias toward Tangwall and/or his want of acumen concerning the rights of attorney-in-fact Tangwall. See attached Exhibit B. I have previously asked and have continued to ask for the recusal of Judge Paul Lyle.

#### BACKGROUND

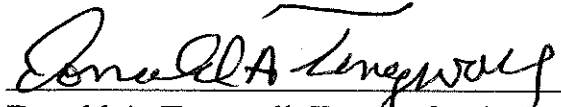
4. Donald Tangwall and his wife Barbara Tangwall are over 70 years of age. In this instant case we are fighting the unlawful foreclosure on our home. We are living with friends; we are unable to afford an attorney as we live on social security. Donald and Barbara have durable power of attorneys for each other, so they can operate as attorney-in-fact for each other. Judge Lyle continues to date to not recognize and in fact penalizes Donald Tangwall for excising his rights to appear in Court standing in his wife's shoes as her attorney-in-fact, a clear violation of our civil rights.
5. On August 27, 2020, Barbara Tangwall individually, Donald A. Tangwall, individually, Donald A. Tangwall as Attorney-in-Fact for Barbara Tangwall, Donald Tangwall as Trustee of the Toni 1 Trust and Donald A. Tangwall as Trustee of the Halibut Trust filed a motion in the trial case to reconsider the law of the case, see attached Exhibit C with supporting brief, see attached Exhibit D.
6. Judge Lyle has been using Judge Harbison's order of November 7, 2018, to support his position to not recuse himself and to find Donald Tangwall vexatious.

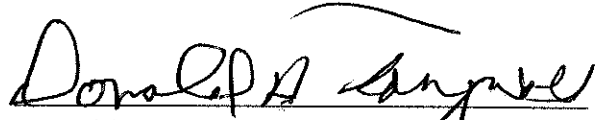
7. Judge Harbison's order had its genesis in the bankruptcy court of Article I Judge Fred Corbit which is currently under appeal at the 9<sup>th</sup> Circuit Court of Appeals, case no. 19-36050.

WHEREFORE, the petitioner requests this court to allow the petition for review to go forward Tangwall is requesting he be allowed to exercise his civil rights in the authority granted to him as attorney-in-fact.

  
Donald A. Tangwall, Attorney-in-Fact  
For Barbara Tangwall

  
Donald A. Tangwall, Individually

  
Donald A. Tangwall, Trustee for the  
Toni 1 Trust

  
Donald A. Tangwall, Trustee for the  
Halibut Trust

Dated: August 31, 2020

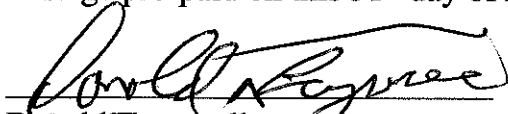
Motion for Reconsideration S-17854

Page 3 of 3

CERTIFIED MAIL NO. 7002 2030 0000 4283 4252

#### Certificate of Service

I, Donald Tangwall, certify a copy of the foregoing was served upon Zimmerman & Wallace, 711 Gaffney Road, Ste.202, Fairbanks, Alaska 99701 via first class mail Postage pre-paid on this 31<sup>st</sup> day of August, 2020.

  
Donald Tangwall

# In the Supreme Court of the State of Alaska

**Donald Tangwall,**

Petitioner,

v.

**Barbara Tangwall, George Buscher,  
and Lois Buscher,**

Respondents.

Supreme Court No. S-17854

## Order

Petition for Review

Date of Order: 8/24/2020

Trial Court Case No. 4FA-19-01974CI

Before: Bolger, Chief Justice, Winfree, Maassen, Carney, and  
Borghesan, Justices

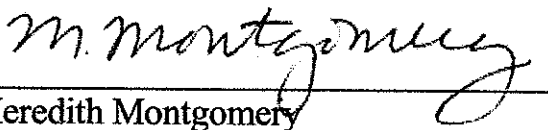
On consideration of the Petition for Review filed on 8/6/2020, and the  
8/17/2020 telephonic notice that no response will be filed,

### IT IS ORDERED:

The Petition for Review is **DENIED**.

Entered at the direction of the court.

Clerk of the Appellate Courts

  
Meredith Montgomery

cc: Supreme Court Justices  
Trial Court Judge  
Trial Court Clerk

Distribution:

Mail:  
Tangwall, Barbara

Email:  
Tangwall, Donald  
Zimmerman, Christopher E.

Ex. A

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
FOURTH JUDICIAL DISTRICT AT FAIRBANKS

DONNA J. UPHUES, and CHRIS BUSH,  
TRUSTEE OF TANGLEWOOD TRUST,

Plaintiffs,

DONALD TANGWALL, INDIVIDUALLY,  
AS PARTNER IN TRUST PROTECTORS OF  
ALASKA, LTD PARTNERSHIP, and  
AS ATTORNEY-IN-FACT FOR DONNA J.  
UPHUES,

Intervenor-Plaintiff,

vs.

AARON E. HAM, JENNIFER HAM,  
and ELIZABETH NAVA

Defendant.

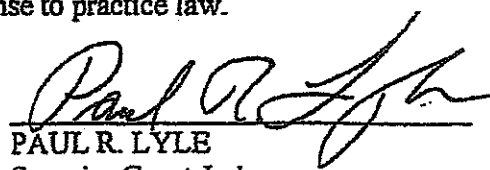
CASE NO. 4FA-17-01387 CI

**PRE-LITIGATION SCREENING ORDER FOR DONALD TANGWALL**

For the reasons stated on the record on September 6, 2018, Donald Tangwall and any Tangwall entity or other entity with which Mr. Tangwall is associated is permanently enjoined from filing any pleading in this case or in any other case against the Ham defendants without this court's express prior permission. Permission may be sought in the same manner set out in the attached order in *Tangwall v. The Law Offices of William R. Satterberg, Jr.*, Case No. 4FA-17-01675 CI.

This order is necessary because Mr. Tangwall has been engaged in a fraudulent conveyance in this case and, on August 27, 2018, attempted to perpetrate a fraud on the court in his effort to act as an attorney-at-law without a license to practice law.

DATED: September 6, 2018

  
PAUL R. LYLE  
Superior Court Judge

I certify that on 9/16/18  
copies of this form were sent to  
Ham, Ham Nava, Uphues, Tangwall,  
Clerk: CP Clerk's Office

Ex.B

Barbara Tangwall  
Donald Tangwall  
Halibut Trust by and through  
its Trustee Donald Tangwall  
Toni I Trust by and through  
its Trustee Donald Tangwall  
PO Box 140118  
Salcha, Alaska 99714  
907-460-4745

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
FOURTH JUDICIAL DISTRICT AT FAIRBANKS

GEORGE E. BUSCHER; LOIS L.  
BUSCHER;

Plaintiffs,

v.

Case No: 4FA-19-01974 CI  
Case No: DAKK-4-19-CV-000018-  
001, Remanded

BARBARA TANGWALL; DONALD  
TANGWALL and other occupants of any  
Portion of 11925/11901 Flyway Court,  
Salcha, Alaska

Defendants, Counterclaimants and Third  
Party Plaintiffs,

v.

George E. Buscher, individually, jointly  
And severally; Lois L. Buscher, individually,  
Jointly and severally,

Counter-Defendants

v.

Yukon Title Company, Inc.,  
An Alaska Corporation, individually, jointly  
And severally; Christopher E. Zimmerman,  
Individually, jointly and severally; Zimmerman  
& Wallace, PC an Alaskan Professional Corporation  
Individually, jointly and severally,  
Russell Z. Smith, individually, jointly and severally,  
David Dwyer, individually, jointly and severally, 49<sup>th</sup>  
Cartridge Company, LLC, an Alaska corporation, individually,  
Jointly and severally,

Third Party Defendants,

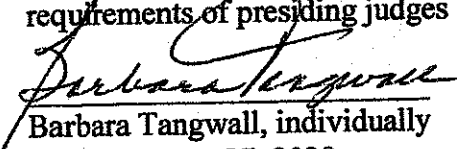
Ex. C

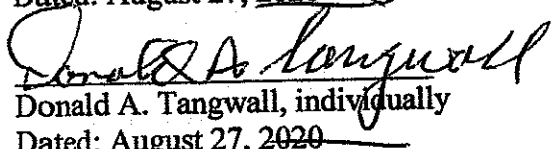
## MOTION TO RECONSIDER THE LAW OF THIS CASE

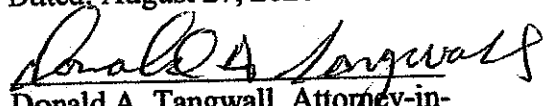
COME NOW Barbara Tangwall individually, Donald A. Tangwall individually, Donald A. Tangwall as Attorney-in-Fact for Barbara Tangwall, Donald Tangwall as Trustee of the Toni 1 Trust, and Donald Tangwall as Trustee of the Halibut Trust, and show their motion as follows:

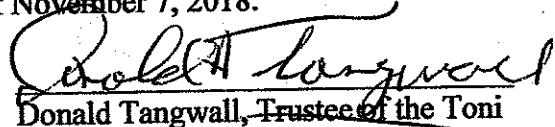
1. On March 11, 2020, this court entered an order setting forth the law of this case. See attached Exhibit A.
2. The order at page 2, paragraph 4 stated the Buschers' filed a motion to strike the amended pleading because the Tangwalls' had not complied with the presiding judge's November 7, 2018, screening order. This court granted the motion to strike the amended pleading for failing to comply with the screening order.
3. The court at page 3, second paragraph of the order adopted the position "the Third Party Complaint is deemed not filed because it has not been submitted by the Tangwalls for screening in accordance with the presiding judges November 7, 2018, screening order."
4. A copy of the presiding judges November 7, 2018, screening order is attached as Exhibit B.
5. Exhibit B at page 2, references Paul Lyle's pre-litigation screening order for Donald Tangwall which is attached as Exhibit C. This Exhibit is used to support Exhibit B.
6. Exhibit C is supported by reference to attached Exhibit D.
7. Exhibit D was entered on the Law Offices of William R. Satterberg, Jr.'s letterhead. Satterberg is the author of the order after sending a letter to Bankruptcy Judge Fred Corbit. See attached Exhibit E.

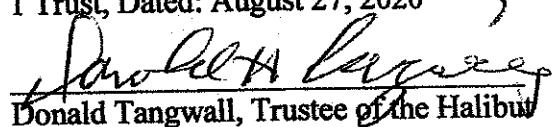
WHEREFORE, attached Exhibits B through E were entered unlawfully and have no effect on this instant case. THEREFORE, the order attached as Exhibit A must be set aside and this court must enter an order allowing the Tangwalls to proceed with this case without meeting the requirements of presiding judges screening order of November 7, 2018.

  
Barbara Tangwall, individually  
Dated: August 27, 2020

  
Donald A. Tangwall, individually  
Dated: August 27, 2020

  
Donald A. Tangwall, Attorney-in-Fact

  
Donald Tangwall, Trustee of the Toni 1 Trust, Dated: August 27, 2020

  
Donald Tangwall, Trustee of the Halibut Trust, Dated: August 27, 2020

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
AT FAIRBANKS ALASKA

GEORGE E. BUSCHER,  
LOIS L. BUSCHER,

Plaintiffs,

vs.

BARBARA TANGWALL,  
DONALD TANGWALL, and any other  
occupants of any portion of 11925/11901  
Flyway Court, Salcha, Alaska

Defendants.

CASE NO. 4FA-19-01974 CI

**ORDER SETTING DEADLINE FOR ANSWER  
TO DEFENDANTS' MAY 31, 2019 COUNTERCLAIM**

After this case was removed to the U.S. District Court for the District of Alaska, the Tangwalls and Donnellan (collectively referred to as "the Tangwalls") filed a pleading in the federal action entitled "Answer, Counterclaim and Third Party Complaint" related to the underlying FED complaint that was filed in the State court action.

The pleading answered the FED complaint in paragraphs 1 through 8. The pleading included an "affirmative defense" to the FED action in paragraph 9(a). The affirmative defense alleged that the Tangwalls had offered to pay the entire amount due under the deed of trust and claimed the plaintiffs enlarged the amount due by \$12,300 without justification, which the Tangwalls refused to pay, leading to foreclosure on what the Tangwalls claim is an illegal deed of trust.

Paragraph 9(b) set out an affirmative defense solely against Yukon Title Company. The pleading also included the Tangwalls' third-party complaint solely against Yukon Title Company.

There is nothing in the May 31, 2019 pleading that is labeled a counterclaim against the

Ex. A



Buschers unless affirmative defense 9(a) can be understood to be a counterclaim.

Before the Buschers' response to any counterclaim was due, the U.S. District Court denied removal and remanded the case to State court in this case number. The State district court transferred jurisdiction over the FED action to the superior court because the Tangwalls claim title to the real property and the State district court is without jurisdiction over real property title disputes.

When the case file came to the superior court, the file did not contain the above-described answer, counterclaim and third-party complaint that had been filed in U.S. District Court. The Tangwalls lodged a copy of the May 31, 2019 pleading on January 3, 2020.

On January 8, 2020, the Tangwalls lodged an amended answer, counterclaim and third party complaint. The lodging of this pleading prompted a motion from the Buschers seeking to strike the amended pleading because the Tangwalls had not complied with the presiding judge's November 7, 2018 screening order. This court granted the motion to strike the amended pleading for failing to comply with the screening order.

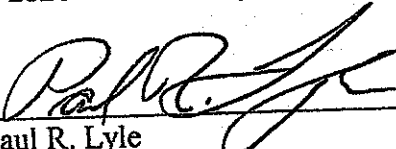
The Buschers' motion to strike the *amended* answer, counterclaim and third-party complaint also sought direction from the court as to whether they should respond to the May 31, 2019 answer, counterclaim and third party complaint. The court left that issue open for further review. Having now reviewed the May 31, 2019 pleading together with the rejected amended pleading (returned to the Tangwalls on February 28, 2020), it appears to the court that the Tangwalls intended their affirmative defense 9(a) to be a counterclaim.

The court orders the Buschers to file a response *only* to paragraph 9(a) of the May 31, 2019 pleading titling it an "answer to the May 31, 2019 counterclaim at paragraph 9(a)." The

response to the 9(a) counterclaim is due within ten days of the date this order is distributed by the clerk of court.

The third party complaint against Yukon Title Company that is included in the May 31, 2019 pleading is *not* before the court. The third party complaint is deemed *not filed* because it has not been submitted by the Tangwalls for screening in accordance with the presiding judge's November 7, 2018 screening order.

DATED this 11<sup>th</sup> day of March, 2020 at Fairbanks, Alaska.

  
Paul R. Lyle  
Superior Court Judge

I certify that on 3/11/2020  
copies of this form were sent to  
Zimmerman, B. Tangwall, D. Tangwall  
Clerk (50)

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
FOURTH JUDICIAL DISTRICT AT FAIRBANKS

In the Matter of:  
Vexatious Litigation

**PRESIDING JUDGE'S SCREENING ORDER**

This matter came before the court for hearing on October 8, 2018 and on November 6, 2018. Donald Tangwall, Barbara Tangwall, Donna Uphues, and the business entities were given notice of the hearings and an opportunity to be heard. They did not appear at either hearing.

Donald Tangwall, Barbara Tangwall, and Donna Uphues have at least 30 open and closed cases.<sup>1</sup> They are not represented by counsel in any pending matter.<sup>2</sup> Each of these individuals

<sup>1</sup> 4FA-13-00060SC, *Dees dba D's Marine Shop v. Don Tangwall and Donna Uphues d/b/a Highwater Mark, LP*, removed to district court by Mr. Tangwall as case number 4FA-13-01586CI and appealed twice as 4FA-14-02654CI and 4FA-16-01449 CI  
4FA-13-03022CI, *Stephen Ward v. Donald Tangwall, Barbara Tangwall, and Donna Uphues Individually and Salcha Marine, Inc.* appealed as case number 4FA-18-01702CI  
4FA-14-00285 SC, *Eric Fowler v. Donald Tangwall, Barbara Tangwall and Donna Uphues*, removed to district court by all defendants as case number 4FA-14-01998 CI  
4FA-14-00321SC, *Eric Fowler v. Donald Tangwall, Barbara Tangwall and Donna Uphues*, removed to district court by all defendants as case number 4FA-14-02084 CI  
4FA-15-00030TR, *Toni I Trust and Donald Tangwall*  
4FA-15-00616SC, *Eric Fowler v. Donald Tangwall, Barbara Tangwall and Donna Uphues, and Highwater Mark, LP*, consolidated, at the request of all defendants, with case number 4FA-14-2084CI  
4FA-15-00769SC, *Barbara Tangwall and Highwater Mark, LP v. Phill Dees dba D's Machine Shop*, removed to district court by Defendant as case number 4FA-15-02443CI -who requested transfer?  
4FA-15-01603CI, *Toni I Trust and Donald Tangwall v. Wacker, Wacker and Compton*  
4FA-15-2443CI, *Highwater Mark, LP and Barbara Tangwall v. Dees*  
4FA-16-00052TR, *Chadak Trust and Donald Tangwall*  
4FA-16-00763SC, *Marsha Renaud and Richard Renaud v. Corporate Veil and Highwater Mark, LP*, transferred to district court to case number 4FA-17-01420 CI, Donald Tangwall filed a Motion to Dismiss and Motion to Quash  
4FA-16-01434CI, *Donald Tangwall v. Phill Dees dba D's Machine Shop*  
4FA-16-01919CI, *Barbara Tangwall, Rachel Myrstell v. Barbara Wacker, William Wacker, Todd Gunderson, Eric Leroy, William Edwards, Larry J. Djerness, Joel Marking, Lance Lundvall, Lon E. Sibley, John La Pierre, TW Trickle Down Trucking, LP, Boot Print Ranch and Allan Payne*, Donald Tangwall filed a motion for intervention and it was denied - Closed  
4FA-17-00611CI, *Jennifer Ham v. Donald Tangwall* - Closed

Ex. B

files documents with the court almost daily.<sup>3</sup> Pleadings filed by these individuals are frequently deficient and require a significant amount of clerical and judicial instruction in order to correct the deficiencies.<sup>4</sup> Claims advanced by these litigants repeatedly and consistently are found to be meritless.<sup>5</sup>

Donald Tangwall has been found to be a vexatious litigant by the Alaska Superior Court and other courts.<sup>6</sup> Donald Tangwall attempted to perpetrate a fraud on the court by using an assignment of rights to circumvent the superior court's order that Mr. Tangwall could not represent Ms. Uphues.<sup>7</sup> Pre-litigation screening orders for Mr. Tangwall have been issued in two of his cases.<sup>8</sup>

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4FA-17-01387CI, *Chris Bush, Donna Uphues v. Aaron Ham, Jennifer Ham and Elizabeth Nava*, Donald Tangwall filed a motion to intervene and it was denied  
4FA-17-01675CI, *Donald Tangwall v Law Offices of William Satterberg Jr., Phill Dees, William Satterberg, Thomas Temple, Amy Welch and Stephen Ward* - Closed  
4FA-17-01732 CI, *Donald Tangwall v Phill Dees* - Closed  
4FA-18-01647CI, *Donald Tangwall and Donna Uphues v. Phill Dees, Stephen Wurd, the Law Offices of William R. Satterberg* - Closed  
4FA-18-01771CI, *Stephen Ward and the Law Offices of William R. Satterberg, Jr., v. Barbara Tangwall, Donna Uphues, Highwater Mark LP, Salcha Marine, LP, CBT Farm and Mine, Inc., Trust Protectors of Alaska, LP, Float Alaska Club, Corporate Veil, Tanglewood Trust, Baby Duck Trust, Toni 1 Trust, Halibut Trust, and Tecopa Trust*, pending motion to intervene filed by Donald Tangwall  
4FA-18-02365 CI, *Donald Tangwall v Phill Dees*  
4FA-16-01919CI, *Barbara Tangwall v Barbara Wacker et al* - Closed  
*Donald Tangwall v. Dees*, Alaska Supreme Court case S-16640;

<sup>2</sup> See above.

<sup>3</sup> See above.

<sup>4</sup> See above.

<sup>5</sup> See above.

<sup>6</sup> *Donald Tangwall and Margaret Bertran v. Edwards, et. al.*, Montana case DV-11-08 declaring Tangwall a vexatious litigant and indicating Tangwall had been involved in ten other separate cases; *In re: Margaret A. Bertran*, F12-00501-FC, United States Bankruptcy Court for the District of Alaska, declaring Tangwall a vexatious litigant; *Donna Uphues, Chris Bush, and Tanglewood Trust v. Aaron Ham, Jennifer Ham and Elizabeth Nava*, 4FA-17-1387 CI

<sup>7</sup> Attachment 1 (*Donna Uphues, Chris Bush, and Tanglewood Trust v. Aaron Ham, Jennifer Ham and Elizabeth Nava*, 4FA-17-1387 CI, Pre-Litigation Screening Order).

<sup>8</sup> Attachment 1 (4FA-17-1387 CI); Attachment 2 (4FA-17-01675 CI).

Donald Tangwall, Barbara Tangwall, and Donna Uphues are associated with one another in many of the cases.<sup>9</sup> Donald Tangwall has power-of-attorney for Donna Uphues and has relied on that power-of-attorney in repeated attempts to litigate matters on her behalf. He has also attempted to litigate matters on behalf of Barbara Tangwall.<sup>10</sup>

Donald Tangwall is also associated with several business entities, including: Highwater Mark LP, Salcha Marine LP, CBT Farm and Mine Inc., Trust Protectors of Alaska LP, Float Alaska Club, Corporate Veil, Tanglewood Trust, Babyduck Trust, Toni 1 Trust, Halibut Trust, and Tecopa Trust. He recently filed a Motion to Intervene in a case involving Barbara Tangwall, Donna Uphues, and these business entities.<sup>11</sup> His filing avers<sup>12</sup> that he is associated with these entities as follows:

- General Partner of Highwater Mark LP
- General Partner of Salcha Marine LP, president of CBT Farm and Mine Inc.
- General Partner of Trust Protectors of Alaska LP
- Partner of Float Alaska Club
- General Partner of Corporate Veil
- Trustee of Tanglewood Trust
- Trustee of Babyduck Trust
- Trustee of Toni 1 Trust
- Trustee of Halibut Trust
- Trustee of Tecopa Trust.

BASED ON THE ABOVE, the court finds that a screening order is needed. The following order is entered and is effective immediately:

1. **Filing fees.** Donald Tangwall contends he has an interest in a variety of business entities and trusts that he contends are viable, and he has not contended that the values of those entities are *de*

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<sup>9</sup> See footnote 1.

<sup>10</sup> 4FA-17-1387 CI; 4FA-18-1771 CI.

<sup>11</sup> 4FA-18-1771 CI.

<sup>12</sup> 4FA-18-1771 CI (Notice of Assignment of the Rights to a Chose of Action and Motion for Intervention).

*minimus*. For this reason, the court finds that Donald Tangwall cannot credibly establish indigency or an inability to pay filing fees at this time. It is therefore ordered that any request he makes to waive filing fees is DENIED. If Mr. Tangwall believes that a change of circumstances arises such that he becomes eligible for a filing fee waiver, he must apply to the presiding judge for relief from this order. Any such application will not be considered by the court unless he files an affidavit swearing to his inability to pay the fees. Additionally, because he has previously attempted to perpetrate a fraud on the court,<sup>13</sup> any such request for relief from payment of filing fees must be accompanied by a copy of his most recent tax return and a copy of the most recent tax return for any corporation, trust, LLC, LP, or other business entity that the party is associated with as a trustee, partner, or officer. Such a requirement is consistent with allowing access to justice for legitimate purposes while making reasonable requirements for access to the courts by a litigant who has consistently advanced meritless and vexatious litigation.

2. **Service.** All documents submitted to the court must be served on all parties to the case. In addition, the court now orders that whenever a document is required to be served on Barbara Tangwall, it is not sufficient that the document be served on Donald Tangwall. It must be served directly on Barbara Tangwall in addition to any other necessary service. Additionally, whenever a document is required to be served on Donna Uphues, it is not sufficient that the document be served on Donald Tangwall. It must be served directly on Donna Uphues in addition to any other necessary service.

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<sup>13</sup> *Donna Uphues, Chris Bush, and Tanglewood Trust v. Aaron Ham, Jennifer Ham and Elizabeth Nava*, 4FA-17-1387 Cl.

2. **Public Viewing.** Donald Tangwall, Barbara Tangwall, Donna Uphues, and other business entities associated with any of these individuals shall not be given access to public viewing of files except as follows: Donald Tangwall may review files for up to two hours on Tuesday mornings at 10 a.m. Donna Uphues may review files for up to two hours on Wednesday mornings at 10 a.m. Barbara Tangwall may review files for up to two hours on Thursday mornings at 10 a.m. A representative of the business entities may review files for up to 90 minutes on Tuesday mornings at 10:30 a.m. Additionally, if any of these parties needs to review a court file, the party must file a written request for viewing that clearly states the case name and case number of any file that is requested, and the request must be made at least 3 business days prior to the viewing time. If additional time for review of a particular case file is needed, a motion must be filed in that case asking for additional time and clearly explaining why the time currently allowed is insufficient. Any individual or representative of a business entity shall be courteous when reviewing files and interacting with clerical staff, and such individuals or representatives shall not act in a manner that is threatening or intimidating. This order is necessary to allow these litigants to review their files in a predictable and orderly fashion without unduly burdening clerical staff with repeated requests for files, requiring them to recover files from chambers.

3. **Litigation on behalf of other persons or entities.** Issues involving Donald Tangwall's inability to represent another individual, a limited liability company, a limited partnership, a corporation, or a partnership are now settled and will not be relitigated. The "unlicensed, in-

court representation of another" is prohibited under AS 08.08.210(a).<sup>14</sup> Limited liability companies, limited partnership, and general partnerships are legal entities separate from their members and other agents.<sup>15</sup> As such, non-attorney agents are prohibited from representing the entity *pro se*. Similarly, a non-attorney general partner is prohibited from representing another individual general partner or member of the same company. The trusts and business entities named above must be represented by a licensed attorney.<sup>16</sup> They may not be represented by Donald Tangwall. Additionally, Donald Tangwall may not represent Barbara Tangwall, Donna Uphues, or any other individual.

4. **Business license of the Law Offices of William R. Satterberg.** Issues involving the validity of the business license for the Law Offices of William R. Satterberg have been fully litigated and were resolved in *Tangwall v. The Law Offices of William R. Satterberg, Jr.*, Case No. 4FA-17-1675 CI. These issues will not be relitigated.

5. **Litigation involving the Ham defendants.** Donald Tangwall, Barbara Tangwall, Donna Uphues, and the business entities are enjoined from filing any complaint, pleading, motion or other document against Aaron E. Ham, Jennifer Ham, and Elizabeth Nava without the express prior permission of Judge Paul R. Lyle, who is the judge now assigned to the matter of *Uphues, Bush, and Tangwall v. Ham, Ham and Nava*, Case No. 4FA-17-01387 CI, or from any subsequently assigned judge, the presiding judge, or the presiding judge's designee.

---

<sup>14</sup> *Christiansen v. Melinda*, 857 P.2d 345, 347 (Alaska 1993) (internal citations omitted); AS 08.08.210(a).

<sup>15</sup> See e.g., AS 10.50.990(10).

<sup>16</sup> See e.g., *U.S. v. Hugerman*, 545 F.3d 579, 581 (7th Cir. 2008); *Goldstein v. Roxborough Real Estate LLC*, 677 Fed.Appx. 796 (3rd Cir. 2017) ("limited partnerships may only appear in federal court through counsel"); *Smith v. Rustic Home Builders, LLC*, 826 N.W.2d 357, 35960 (S.D. 2013).



6. Litigation involving the Law Offices of William R. Satterberg. Donald Tangwall, Barbara Tangwall, Donna Uphues, and the business entities are enjoined from filing any complaint, pleading, motion or other document against the Law Offices of William R. Satterberg without the express prior permission of Judge Michael P. McConahy, who is the judge now assigned to the matter of *Tangwall v. The Law Offices of William R. Satterberg, Jr.*, Case No. 4FA-17-1675 CI, or from any subsequently assigned judge, the presiding judge, or the presiding judge's designee.

7. Screening Order.

A. Documents from Donald Tangwall, Barbara Tangwall, Donna Uphues, or the above-named trusts and business entities shall not be accepted for filing by the clerk's office until a judge has reviewed the documents. Donald Tangwall, Barbara Tangwall, Donna Uphues, and the above-named trusts and business entities may not deliver documents directly to the clerks' office. Documents from these individuals and entities must be mailed through the US Mail or placed in the drop box in the lobby of the Fairbanks Courthouse.

B. Permission to file a complaint, pleading, motion or other document against Aaron or Jennifer Ham or Elizabeth Nava or against the Law Offices of William R. Satterberg, may be obtained by attaching to any proposed complaint, pleading, motion, or other document, a document captioned, "Application Seeking Leave to File" (Application). The Application MUST be supported by a declaration under penalty of perjury by the applicant stating: (1) that the matters asserted in the complaint, pleading, motion, or other document have never been raised or disposed of on the merits by any court, (2) that the claim or claims are not frivolous, or made in bad faith, or for the purposes of harassment, and (3) that the applicant has conducted a

Dated this 7 day of November, 2018 at Fairbanks, Alaska.

A handwritten signature in black ink, appearing to read 'Bethany S. Harbison', written over a horizontal line.

Bethany S. Harbison  
Presiding Judge

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
FOURTH JUDICIAL DISTRICT AT FAIRBANKS

DONNA J. UPHUES, and CHRIS BUSH,  
TRUSTEE OF TANGLEWOOD TRUST,

Plaintiffs,

DONALD TANGWALL, INDIVIDUALLY,  
AS PARTNER IN TRUST PROTECTORS OF  
ALASKA, LTD PARTNERSHIP, and  
AS ATTORNEY-IN-FACT FOR DONNA J.  
UPHUES,

Intervenor-Plaintiff,

vs.

AARON E. HAM, JENNIFER HAM,  
and ELIZABETH NAVA

Defendant.

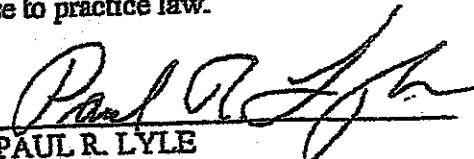
CASE NO. 4FA-17-01387 CI

PRE-LITIGATION SCREENING ORDER FOR DONALD TANGWALL

For the reasons stated on the record on September 6, 2018, Donald Tangwall and any Tangwall entity or other entity with which Mr. Tangwall is associated is permanently enjoined from filing any pleading in this case or in any other case against the Ham defendants without this court's express prior permission. Permission may be sought in the same manner set out in the attached order in *Tangwall v. The Law Offices of William R. Satterberg, Jr.*, Case No. 4FA-17-01675 CI.

This order is necessary because Mr. Tangwall has been engaged in a fraudulent conveyance in this case and, on August 27, 2018, attempted to perpetrate a fraud on the court in his effort to act as an attorney-at-law without a license to practice law.

DATED: September 6, 2018

  
PAUL R. LYLE  
Superior Court Judge

certify that on 9/12/18

copies of this form were sent to

Hamm, Ham Nava, Uphues,  
Clerk: 

Tangwall,  
Clerk's Office

Ex. C

copy

Dated 7/3/17

IN THE SUPERIOR COURT OF THE STATE OF ALASKA

FOURTH JUDICIAL DISTRICT AT FAIRBANKS

DONALD TANGWALL,

Plaintiff,

vs.

4FA-17-01675CI

THE LAW OFFICES OF WILLIAM  
R. SATTERBERG, JR., WILLIAM R.  
SATTERBERG, JR., THOMAS I.  
TEMPLE, AMY K. WELCH, PHILL  
DEES, STEPHEN WARD, and  
UNKNOWN OTHERS,

Defendants.

**ORDER GRANTING DEFENDANTS' MOTION TO DECLARE DONALD A.  
TANGWALL A VEXATIOUS LITIGANT AND FOR PRE-LITIGATION  
SCREENING ORDER**

The Court being fully advised in the premises;

IT IS HEREBY ORDERED that the Defendants' Motion is GRANTED.

The Court further finds as follows:

1. Donald A. Tangwall (a/k/a Don Tangwall, Donald Tangwall, Tangwall) is a vexatious litigant.

2. This Order does not block Mr. Tangwall's access to the judicial system, but merely ensures that any potential filing made by Mr. Tangwall or any entity acting on his behalf is not frivolous and is filed in good faith, prior to involving other parties.

Therefore IT IS ORDERED

Ex. D

LOGGED

JUL 19 2017

WILLIAM R. SATTERBERG, JR.  
ATTORNEY AT LAW  
709 FOURTH AVENUE  
FAIRBANKS, ALASKA 99701  
(907) 452-4454  
FAX (907) 452-3986  
office@satterberg.net

1. Donald A. Tangwall and each Tangwall Entity are permanently enjoined from filing any complaints, pleadings, motions, or other documents against the named defendants in this court without obtaining express prior permission of this court.

2. Such permission may be obtained by attaching to any proposed complaint, pleading, motion, or other document, a document captioned "Application Seeking Leave to File" (Application). The Application MUST be supported by a declaration under penalty of perjury by the applicant stating: (1) that the matters asserted in the complaint, pleading, motion, or other document have never been raised and disposed of on the merits by any court, (2) that the claim or claims are not frivolous, or made in bad faith, or for the purposes of harassment; and (3) that the applicant has conducted a reasonable investigation of the facts, and his investigation supports the claims or allegations. In addition, a copy of this Order shall be attached to any Application. The Application, a copy of this Order, and the proposed document may be mailed or delivered directly to the Clerk of Court.

3. The Clerk of Court shall file and docket the Application only and then receive stamp the underlying documents. The Clerk's Office shall then promptly forward the Application and proposed filing to the presiding judge for review. Unless otherwise directed, counsel or other parties to the case shall not file any response or reply to the Application.

LAW OFFICES  
WILLIAM R. SATTERBERG, JR.  
ATTORNEY AT LAW  
709 FOURTH AVENUE  
FAIRBANKS, ALASKA 99701  
(907) 452-4454  
FAX (907) 452-3918  
office@satterberg.net

234

4. If Mr. Tangwall or a Tangwall Entity fails to follow the terms of this Order and attempts to file complaints, pleadings, motions, or other documents without the Application, the Clerk of Court shall only receive stamp the materials and send them to the presiding judge for his review. The materials should not be filed with the court, however, it should be noted on the docket of the case that the materials have been sent to the presiding judge for consideration.

5. This court will disapprove and deny the filing of any proposed complaint, pleadings, motions, or other documents which fails to include the preceding information, as required by this Order, or which fails to otherwise set forth substantive arguments based on applicable law, or which fails to follow the procedural rules of the Alaska Rules of Civil Procedure and/or the local rules adopted by the judicial district in which the applicant intends to file the complaint, pleading, motion, or other document.

6. Failure to comply with this Order will be sufficient grounds to deny any Application made by Mr. Tangwall or any Tangwall Entity.

7. Within ten (10) days of distribution of this Order, Donald Tangwall is hereby required to submit a copy of this Order to any court within the state of Alaska in which he is involved at this time, or at any time in the future, as plaintiff, defendant, intervenor, or interested third party.

8. The court retains jurisdiction over Donald Tangwall to ensure compliance with this Order.

WILLIAM R. SATTERBERG, JR.  
ATTORNEY AT LAW  
709 FOURTH AVENUE  
FAIRBANKS, ALASKA 99701  
(907) 452-4454  
FAX (907) 452-3988  
office@satterberg.net

DATED this 3 day of July, 2017.

  
SUPERIOR COURT JUDGE  
Michael P. McConahy

**CERTIFICATE OF SERVICE**

I hereby certify that a true copy of  
the above document was mailed/hand-delivered to:  
Mail: Donald Taniguchi  
COURT: MS. T. A. W. COURTS  
Phil Deas  
Stephen Ward

This 6 day of June, 2017.

LAW OFFICE OF WILLIAM E. BATTERBERG, JR.

By: 

I certify that on 7/7/17  
copies of this form were sent to  
CLERK: AS

WELCH  
TRANSMIT

LAW OFFICES  
**WILLIAM R. SATTERBERG, JR.**  
ATTORNEY AT LAW  
709 FOURTH AVENUE  
FAIRBANKS, ALASKA 99701  
(907) 452-4454

FAX (907) 452-3988

**FILED**

**JUN 05 2017**

**CLERK  
U.S. BANKRUPTCY COURT  
By DEPUTY CLERK**

June 2, 2017

**VIA USPS AND E-MAIL: dee\_sindlinger@waeb.uscourts.gov**  
Chief Judge Frederick P. Corbit  
c/o Dee Sindlinger, Judicial Assistant  
PO Box 2164  
Spokane, Washington 99210-2164

RE: *In re Margaret A. Bertran*  
F:12-00501-FC

Dear Chief Judge Corbit:

I am an attorney in Fairbanks, Alaska. My law practice has been involved in litigation with Donald A. Tangwall since 2013. This office represents two plaintiffs against Mr. Tangwall and his various alter-egos. As a result of that representation, Mr. Tangwall has now sued myself, my two associate attorneys, Thomas Temple and Amy Welch, and our clients. Mr. Tangwall also attempted to sue Judge Benjamin Seekins in addition to myself, Mr. Temple, and Ms. Welch in the United States District Court for the District of Alaska. However, that case was dismissed *sua sponte* for lack of subject matter jurisdiction. Case no. 4:17-cv-0004-TMB. Considering this office's history of litigation with Mr. Tangwall, I have read with interest the court's Memorandum decision and Order declaring Mr. Tangwall to be a vexatious litigant.

Specifically, it is my understanding that the court's May 3, 2017, Order requires Mr. Tangwall to file a copy of the court's order declaring him to be a vexatious litigant with each Alaska court in which Mr. Tangwall is involved in litigation. To the best of my knowledge, thirty days have passed since the court issued the vexatious litigant order, yet Mr. Tangwall has not filed the May 3, 2017, order in any matter involving this office, including the following cases:

*Dees v. Tangwall and Uphues d/b/a Highwater Mark, LP*, 4FA-13-1586CI (currently on appeal to the Alaska Supreme Court);

*Tangwall and Uphues v. Dees*, 4FA-14-02654CI (superior court appeal arising from 4FA-13-1586CI, closed with final decision);

*Highwater Mark, LP v. Dees*, 4FA-15-2443CI (dismissed on summary judgment, judgment outstanding);

*Tangwall v. Dees*, 4FA-16-1434CI (dismissed on summary judgment, judgment outstanding, currently on appeal to the superior court);

Ex - E



Chief Judge Frederick P. Corbit  
June 2, 2017  
Page 2 of 2

*Tangwall and Uphues v. Dees*, 4FA-16-1449CI (superior court appeal arising from 4FA-13-1586CI, a petition for hearing to Alaska Supreme Court was filed by Tangwall);

*Tangwall v. Dees*, S-16640 (Alaska Supreme Court appeal arising from 4FA-13-1586CI);

*Tangwall v. Dees*, 4FA-17-1732CI (superior court appeal arising from 4FA-16-1434CI);

*Tangwall v. The Law Offices of William R. Satterberg, Jr., William R. Satterberg, Jr., Thomas I. Temple, Amy K. Welch, Phill Dees, and Stephen Ward*, 4FA-17-1675CI;

*Ward v. D. Tangwall, B. Tangwall, Uphues, Highwater Mark, LP, and Salcha Marine, Inc.*, 4FA-13-3022CI (pending an evidentiary hearing on Mr. Ward's motion for entry of default judgment and multiple motions filed by Mr. Tangwall).

While my office is not involved in the bankruptcy proceedings and is in no position to move the court to take any action to require Mr. Tangwall to show cause for not obeying the court's order, I still wish to call this status of non-compliance by Mr. Tangwall with the court's order to the court's attention.

Should you have any questions, please do not hesitate to contact me.

Sincerely,

William R. Satterberg, Jr.

cc: S. Jason Crawford  
Cabot Christianson  
Donald A. Tangwall

Barbara Tangwall  
Donald Tangwall  
Halibut Trust by and through  
its Trustee Donald Tangwall  
Toni 1 Trust by and through  
its Trustee Donald Tangwall  
PO Box 140118  
Salcha, Alaska 99714  
907-460-4745

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
FOURTH JUDICIAL DISTRICT AT FAIRBANKS

GEORGE E. BUSCHER; LOIS L.  
BUSCHER;

Plaintiffs,

v.

Case No: 4FA-19-01974 CI  
Case No: DAKK-4-19-CV-000018-  
001, Remanded

BARBARA TANGWALL; DONALD  
TANGWALL and other occupants of any  
Portion of 11925/11901 Flyway Court,  
Salcha, Alaska

Defendants, Counterclaimants and Third  
Party Plaintiffs,

v.

George E. Buscher, individually, jointly  
And severally; Lois L. Buscher, individually,  
Jointly and severally,

Counter-Defendants

v.

Yukon Title Company, Inc.,  
An Alaska Corporation, individually, jointly  
And severally; Christopher E. Zimmerman,  
Individually, jointly and severally; Zimmerman  
& Wallace, PC an Alaskan Professional Corporation  
Individually, jointly and severally,  
Russell Z. Smith, individually, jointly and severally,  
David Dwyer, individually, jointly and severally, 49<sup>th</sup>  
Cartridge Company, LLC, an Alaska corporation, individually,  
Jointly and severally,

Third Party Defendants,

Ex. D

## BRIEF

The law of this case as established by order entered March 11, 2020, which states the Tangwalls must comply with the presiding judges screening order dated November 7, 2018, Exhibit B, the order must be set aside for the following reasons:

1. The Tangwalls are defendants. Exhibit B cannot be used to prohibit the Tangwalls from defending themselves.
2. At the second paragraph 2, page 4 the order establishes the rules for public viewing. Covid 19 negates the public viewing order. The courthouse is not open and furthermore the defendants are not allowed in the courthouse because of age.
3. The order is voidable because no hearing was held giving the Tangwalls no opportunity to defend themselves.
4. The order was apparently issued sua sponte, no case number.
5. The judge's order was supported by Exhibit C which was entered by Judge Lyle without a hearing, without findings of facts and conclusions of law and apparently sua sponte.
6. Paul Lyle's order was entered being supported by attached Exhibit D. The order was entered on the Law Offices of William R. Satterberg, Jr.'s letterhead without findings and facts and conclusions of law, without a hearing and without a motion to show cause. The puppet Judge McConahy blindly signed the order.

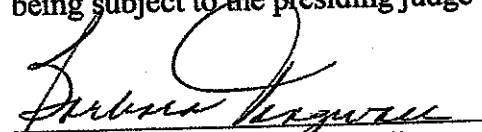
IN CONCLUSION, the presiding judge's screening order and Judge Lyle's pre-litigation screening order and Judge McConahy's Order Granting Defendant's Motion to Declare Donald A. Tangwall a Vexatious Litigant and Pre-Litigation Screening Order all had their genesis in Article I Bankruptcy Judge Corbit vexatious order as evidenced by Exhibit E attached to the motion. Article I judges are without jurisdiction to issue vexatious orders.

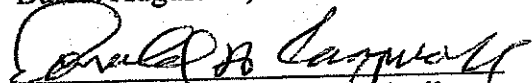
Bankruptcy Judge Gary Spraker appointed Fred Corbit to be the bankruptcy judge replacing Spraker. The appointment of Corbit was an effort to shut Tangwall up from arguing jurisdiction. The network gang of Gary Spraker, Larry Compton, Cabot Christianson, and Herbert Ross has been illegally operating in the bankruptcy courts of Alaska for decades as evidenced by attached Exhibits A, B, C. I challenged Judge Herbert Ross as to his jurisdiction in open court he did not reply he simply stared at me stood up and left the courtroom. Cabot Christianson came over to me in the courtroom and said, "What do we do now?" I just replied have a good day and left the courtroom. Two months later after Spraker appointed Fred Corbit to replace Herbert Ross because Ross had admitted to a conflict the fix was in. On February 15, 2017, Christianson filed a motion in front of Fred Corbit to find Donald Tangwall vexatious. On February 16, 2017, Judge Ross suddenly died. On May 3, 2017, Fred Corbit signed the vexatious order and the gang had received an order which they could use to shut Tangwall up. But wait, Article 1 Bankruptcy Judge Corbit does not have jurisdiction to enter a vexatious order. The May 3, 2017, order is void for lack of jurisdiction.

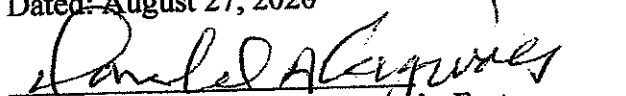
Hundreds of individuals and entities have been defrauded by the "gang" as evidenced by attached Exhibits A and B.

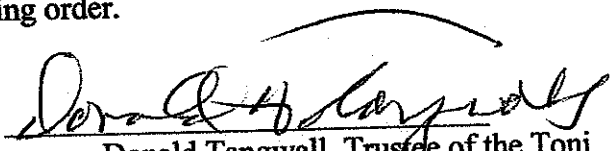
IN ADDITION, Corbit's vexatious order is under appeal with the 9<sup>th</sup> Circuit Court of Appeals Case no. 19-36050 is fully briefed and awaiting a decision.

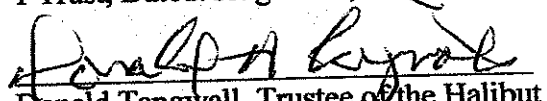
WHEREFORE, this court must reconsider its position on the requirements of the Tangwalls being subject to the presiding judge's screening order.

  
Barbara Tangwall, Individually  
Dated: August 27, 2020

  
Donald A. Tangwall, Individually  
Dated: August 27, 2020

  
Donald A. Tangwall, Attorney-in-Fact  
For Barbara Tangwall, Dated: August 27, 2020

  
Donald Tangwall, Trustee of the Toni  
1 Trust, Dated: August 27, 2020

  
Donald Tangwall, Trustee of the Halibut  
Trust, Dated: August 27, 2020

Cabot Christianson, Esq.  
BUNDY & CHRISTIANSON  
911 W. 8th Avenue, Suite 302  
Anchorage, AK 99501  
(907) 258-6016  
Attorneys for Trustee

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF ALASKA

In Re:

RAEJEAN BONHAM, aka JEAN BONHAM, aka  
JEANNIE BONHAM, individually and dba  
WORLD PLUS; WORLD PLUS, INC.; and  
ATLANTIC PACIFIC FUNDING CORPORATION,

Debtor.

Case No. F95-00897 HAR  
(Substantively Consolidated)  
Chapter 7

In Re:

BONHAM RECOVERY ACTIONS, a proceeding to  
jointly administer certain pre-trial and trial issues in  
numerous related adversary proceedings.

Case No. F95-00897-168 HAR  
Bancap No. 96-4281

MOTION TO REMOVE VARIOUS DEFENDANTS  
FROM BRA OFFICIAL SERVICE LIST

Larry Compton, Trustee, through undersigned counsel, requests that the defendants  
designated in Exhibit A and supporting documentation attached hereto be removed from the  
*Bonham Recovery Action* official service list for the reasons stated in that exhibit.


BUNDY & CHRISTIANSON  
Attorneys for Plaintiff Larry Compton, Trustee

Dated: May 1, 2000

By:   
Gary Spraker

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on  
the 2 day of May, 2000, the foregoing  
document was mailed to:  
- See mailing list attached hereto as Exhibit 1

By:   
Shannon R. Bell

EX A  
Filed 03/07/18 Page 1 of 1

DAVID H. BUNDY, P.C.  
CABOT CHRISTIANSON, P.C.  
MICHELLE L. BOUTIN  
GARY A. SPRAKER

LAW OFFICE OF  
**BUNDY & CHRISTIANSON**  
AN ASSOCIATION OF PROFESSIONAL CORPORATIONS  
911 WEST 8TH AVENUE, SUITE 302  
ANCHORAGE, ALASKA 99501

E-MAIL: bclaw@alaska.net  
TELEPHONE: (907) 258-6016  
FAX: (907) 258-2026

May 25, 2001

Mike MacDonald, Esq.  
Downes, MacDonald & Levengood, PC  
1008 16th Ave, Suite 200  
Fairbanks, AK 99701

Ex. B

Department of Commerce, Community, and Economic Development  
**Division of Corporations, Business and Professional Licensing**

State of Alaska > Commerce > Corporations, Business, & Professional Licensing > Search & Database Download > Bus. Lic. > License Details

## LICENSE DETAILS

License #: 727788  
Business Name: CHRISTIANSON & SPRAKER  
Status: INACTIVE  
Business Type: PARTNERSHIP  
Issue Date: 08/07/2005  
Expiration Date: 12/31/2012  
Primary Line Of Business: 54 - Professional, Scientific and Technical Services  
Primary NAICS: 541199 - ALL OTHER LEGAL SERVICES  
Secondary Line Of Business:  
Secondary NAICS:  
Mailing Address: 911 WEST 8TH AVENUE, #201, ANCHORAGE, AK 99501  
Physical Address: 911 WEST 8TH AVENUE, #201, ANCHORAGE, AK 99501

## OWNERS

CABOT CHRISTIANSON  
GARY A SPRAKER

## TOBACCO ENDORSEMENTS

### Juneau Mailing Address

P.O. Box 110806  
Juneau, AK 99811-0806

### Physical Address

333 Willoughby Avenue  
8th Floor  
Juneau, AK 99801-1770

### Phone Numbers

Main Phone: (907) 466-2850  
FAX: (907) 466-2974

### Anchorage Mailing/Physical Address

550 West Seventh Avenue  
Suite 1500  
Anchorage, AK 99501-3587

### Phone Numbers

Main Phone: (907) 269-8160  
FAX: (907) 269-8156

Ex. C

**Note: This form is not for use for proof of service of summons or for service by person not a party to the case. In addition, special rules apply to service if the opposing party has a domestic violence protective order against you. Special rules also apply for serving a motion for expedited consideration.**

IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA  
AT FAIRBANKS

GEORGE E. BUSCHER, ET AL

VS.

BARBARA TANGWALL, ET AL

CASE NO. 4FA-19-01974 CI

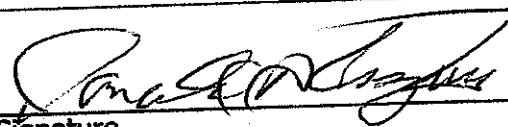
### CERTIFICATE OF SERVICE

This is to certify that on AUGUST 27, 2020, I delivered a copy of this certificate of service and a copy of the following documents:  
MOTION TO RECONSIDER THE LAW OF THIS CASE  
BRIEF

to the interested parties (or their attorneys) at the addresses listed below:

Name of interested person	Address	Delivery Method (Mail/Hand Deliver)
Zimmerman & Wallace	711 Gaffney Road Suite 202 Fairbanks, AK 99701	mail

AUGUST 27, 2020  
Date

  
Signature  
DONALD A. TANGWALL  
Print Name  
PO BOX 140118  
Mailing Address  
SALCHA AK 99714  
City State Zip  
907-460-4745  
Telephone Number E-mail address